IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA	: CRIMINAL / MAGISTRATE	
v.	: :	
Clift Seferlis	: NO. 25m1268	
BAIL ST	TATUS ORDER	
After a hearing held this day pursuant to the Fedeindicated, the following ORDERS were issued:	eral Rules of Criminal Procedure, or as otherwise	
	unsel. Following a colloquy on Defendant's financial is GRANTED. The Federal Community Defender IS	
B. Detention/Release ☐ The Government MOVED for detention The Motion for continuance is GRANTED, and It Government's detention motion. A detention her	, ,	
For Reentry/ICE Detainer Cases □ Following a hearing on the record, burden under 18 U.S.C. § 3142(f)(2)(A) to pr	this Court finds that the Government has met its roceed with a detention hearing.	
□Following a hearing on the record, this Court finds that the Government has not met its burden under 18 U.S.C. § 3142(f)(2)(A) to proceed with a detention hearing. The defendant is released. See attached Conditions of Release Order.		
☐ This Court's Order to release the do to date/time] pending a possible appeal from t	efendant is STAYED for 24 hours from [date/time the Government.	
	on and Defendant stipulated to detention. For the reasons t's stipulation, and the Motion is GRANTED. Defendant	
☐Following a hearing, and for the reason Detention is GRANTED. Defendant is DETAIN	ons stated on the record, the Government's Motion for VED pending further proceedings.	
⊠Following a hearing, and for the reaso Detention is DENIED. See attached Conditions	ons stated on the record, the Government's Motion for of Release Order.	
☐ The Government and Defendant have agreed to conditions of release. For the reasons stated on the record, the Court approves the conditions. See attached Conditions of Release Order.		

☐ The Government's prior oral or written Motion for Detention is DENIED as moot.
C. Probable Cause (for Complaints and Probation/Supervised Release Violations) □ The Defendant stipulated to probable cause. Upon independent review, the Court accepts the stipulation and makes a finding of probable cause. □ Following a hearing, probable cause was found by the Court.
\Box Following a hearing, the Court found \underline{no} probable cause. The charges are DISMISSED.
D. Arraignment/Brady□ Defendant pleaded Not Guilty to All Count(s). Parties have 14 days to file pretrial motions.
⊠The United States is obligated, pursuant to <i>Brady v. Maryland</i> , 373 U.S. 83 (1963), <i>Giglio v. United States</i> , 405 U.S. 150 (1972), and subsequent cases, to timely disclose information favorable to the defense as to criminal liability on the charged offense(s) or mitigation of any punishment that may be imposed. Such favorable information includes information that may cast doubt on the credibility of government witnesses. Possible consequences for violating this order include exclusion of evidence, dismissal of charges, contempt proceedings, disciplinary referral, and any other relief authorized by law.
E. Charges Arising in Non-Arrest District (Rule 5(c)(2)) □Defendant stipulated to identity, or
□Defendant was found to be the person named in the warrant, and
□Defendant has no right to a preliminary hearing because he was indicted, or
□Probable cause was found,
□Defendant has a right to a preliminary hearing, but elected to have the hearing in the charging district; and
□Defendant was released or ordered detained in section B above, or
☐ The Government MOVED for Detention and Defendant elected to have his detention hearing in the charging district. The Government's Motion is GRANTED and Defendant is detained pending a detention hearing in the charging district.
\Box The Government \Box has <u>not</u> proved that defendant is the person named in the warrant. Defendant is RELEASED.
\Box The Court found <u>no</u> probable cause. The charges are DISMISSED.
G. Violation of Bail Conditions (18 U.S.C. § 3148) □The Government's Motion to Revoke Bail is DENIED. □See attached Conditions of Release Order, or □Conditions of Release remain as previously set.
☐ The Government's Motion to Revoke Bail is GRANTED. Bail is REVOKED and Defendant is detained.
□Defendant is detained pending a final revocation hearing before Judge [name.]

H. Other

☐During the hearing the [Government /Defenda hearing/preliminary hearing/arraignment.] The motion itake place on [date.]	
□Prior to the scheduled hearing, the court receiving [Government/Defense] to continue the [detention hearing is treated as a MOTION, and upon consideration, IT IS [GRANTED/DENIED.] The hearing will take place on	ORDERED that the Motion is
☐The [Government/Defendant] MOVED for a comparate order.	competency assessment. The motion is
☐Following a hearing, Defendant was found [coseparate order.	ompetent/not competent] to proceed to trial. See
⊠Other Defendant is released and ordered to aphearing.	opear on 6/23/25 for a PC/PTD/Attorney Status
	BY:
	s/Scott W. Reid
	Scott W. Reid United States Magistrate Judge Dated:6/18/25

(Form revised May 2025)